Attorney Docket: WRA0020-US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of : Confirmation No. 2897

Philip BRADSHAW

Group Art Unit: Unassigned

Application Serial No. 10/567,110

Examiner: Unassigned

Filed: February 3, 2006

Title: METHOD AND SYSTEM FOR SYNCHRONISING STATIONS WITHIN

COMMUNICATIONS NETWORKS AND STATIONS FOR USE THEREIN

* * * * *

PETITION UNDER 37 C.F.R. 1.181(a) TO RECONSIDER DENIAL OF PETITION TO WITHDRAW HOLDING OF ABANDONMENT

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Pursuant to 37 C.F.R. 1.181(a), Applicant hereby petitions for the reconsideration of the USPTO's May 16, 2008 Decision on Petition ("Decision"), which denied Applicant's March 11, 2008 petition for the withdrawal of the February 27, 2008 holding of abandonment in the above-captioned application ("Original Petition") (copy enclosed). The present petition is being timely filed within two months of the May 16, 2008 mail date of the Decision. See Decision, p. 2.

Applicant's Original Petition established all of the relevant facts, and is incorporated herein by reference in its entirety. Applicant requests reconsideration of the USPTO's Decision, and grant of Applicant's present petition and Original Petition because the rationale for the Decision's denial of the Original Petition is not based on or consistent with the U.S.P.T.O.'s established rules.

First, the Decision inaccurately asserts that the postcard is not an authorization because "[t]he postcard receipt is not part of the application." Decision, p. 1. However, there is no requirement that the authorization must be part of the application. The authorization need only be filed, and the postcard receipt was filed along with the application. See MPEP 509.01. The USPTO had possession of the postcard receipt and eventually returned it to the Applicant, thereby demonstrating that it had been filed.

Second, the fact that the postcard receipt "is not retained in the file" (Decision, p. 1) does not vitiate the fact that it was nonetheless filed. The USPTO's decision regarding whether to retain a copy of the postcard and/or how to treat a postcard have no bearing on whether or not the postcard and its payment authorization were properly filed with the present application. The U.S.P.T.O. cannot fault the Applicant for the U.S.P.T.O.'s choices about which filed documents to retain.

Third, the fact that the postcard was "not signed by someone registered to practice before the Office" (Decision, p. 1) is likewise irrelevant to whether or not the authorization . was made. No USPTO rule requires that the payment authorization be signed by a registered practitioner. See 37 CFR 1.25; see also MPEP 509.01(1). Moreover, it was filed along with a signature on the Transmittal of an authorized patent attorney.

Fourth, the Decision incorrectly asserts that "listing an authorization is not in itself an authorization." Decision, p. 1. Applicant disputes this assertion, at least as applied to the present postcard and authorization thereon. The postcard did not merely "list an authorization." It included every fact, number, and requirement of an authorization (e.g., authorization, identification of the authorized dollar amount, and an identification of the deposit account from which payment is authorized), and therefore was, itself, a proper authorization, especially in view of the fact that it was accompanied by a complete application and Transmittal that was signed by an authorized patent attorney.

Attorney Docket: WRA0020-US

Fifth, the fact that the accompanying "transmittal letter section for authorizing a

charge to the deposit account was not completed" (Decision, p. 1) likewise does not negate

the fact that the postcard is, itself, a valid authorization.

For these reasons, as well as those laid out in the Original Petition, Applicant

respectfully requests that the USPTO grant the present petition and the Original Petition to

withdraw the holding of abandonment of the present application.

Applicant notes that Applicant has, in the alternative, contemporaneously filed a

Petition for Revival of an Application for Patent Abandoned Unavoidably Under 37 CFR

1.137(a), to the extent that and in case this petition and Original Petition are ultimately

denied.

While it is believed that no fee is due for filing this Petition, the Commissioner is

hereby authorized to charge any fee due with respect to this request to Counsel's Deposit

Account No. 50-2613. See MPEP 711.03(c)(I) ("Where an applicant contends that the

application is not in fact abandoned (e.g., there is a disagreement as to the sufficiency of the

reply, or as to controlling dates), a petition under 37 CFR 1.181(a) requesting withdrawal of

the holding of abandonment is the appropriate course of action, and such petition does not

require a fee").

DATED: JULY 3, 2008

Respectfully submitted,

Michael Bednarek

Registration No. 32,329

Enclosure: March 11, 2008 Petition Under 37 C.F.R. 1.181

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorrney Docket No. WRA0020-US

Confirmation No. 2897

In re PATENT APPLICATION of :

Phillip BRADSHAW

Group Art Unit: Unassigned

Application Serial No. 10/567,110

Examiner: Unassigned

Filed: February 3, 2006

Title: METHOD AND SYSTEM FOR SYNCHRONISING STATIONS WITHIN COMMUNICATIONS NETWORKS AND STATIONS FOR USE THEREIN

* * * * * *

PETITION UNDER 37 C.F.R. 1.181(a) TO WITHDRAW HOLDING OF ABANDONMENT

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Pursuant to 37 C.F.R. 1.181(a), Applicant hereby petitions for the withdrawal of the February 27, 2008 holding of abandonment in the above-captioned application. According to the Notification of Abandonment, "Applicant has failed to provide the full U.S. basic National Fee by 30 months (37 CFR 1.495(b)(2))." 2/28/08 Notification of Abandonment, p. 1. To the contrary, as explained below, Applicant timely authorized payment of the U.S. basic National Fee.

The due date for filing the U.S. basic National Fee was February 4, 2006 (30 months from the August 4, 2003 priority date of Australian Patent App. No 2003904339, upon which International Application No. PCT/US2004/000875, and, in turn, the present national phase application are based).

Serial No. 10/567,110 Attorney Docket: WRA0020-US
Art Unit: Unknown Page 2

Inventor: Phillip BRADSHAW

On February 3, 2006, a day before the February 4, 2006 due date, Applicant filed the attached Return Postcard, which included a checked box affirming "Authorization to charge Deposit Account 03-3975 \$1325." As further explained in the transmittal accompanying the Return Postcard, the authorized \$1325 fee covered the "Basic national fee," as well as various other fees. See attached Transmittal To The U.S. Designated/Elected Office (DO/EO/US) Concerning A Submission Under 35 U.S.C. 371, p. 2. The U.S. Patent and Trademark Office does not require the authorization to be in any particular form. See MPEP 509.01(I). Thus, the Return Postcard, either itself, or in combination with the accompanying transmittal, constitutes an authorization to charge the U.S. basic national fee. In accordance with this Authorization, Applicant respectfully requests that the \$1325 fee be charged to Deposit Account 03-3975 to the extent that this fee has not already been so charged.

The USPTO File Stamp on the attached Return Postcard is prima facie evidence of the filing of this "Authorization to charge Deposit Account 03-3975 \$1325" on February 3, 2006, a full day ahead of the 30 month due date. See MPEP 503 ("A postcard receipt which itemizes and properly identifies the items which are being filed serves as prima facie evidence of receipt in the USPTO of all the items listed thereon on the date stamped thereon by the USPTO."). Consequently, Applicant timely authorized payment of the U.S. basic national fee.

Based on the foregoing, it is requested that the holding of abandonment of the above-captioned application be withdrawn. If the Commissioner should require any further information, or wish to discuss the facts or rules presented herein, please contact the undersigned at the telephone number set forth below.

While it is believed that no fee is due, the Commissioner is hereby authorized to charge any fee due with respect to this request to Deposit Account No. 50-2613. See MPEP

Serial No. 10/567,110 Attorney Docket: WRA0020-US
Art Unit: Unknown Page 3

Inventor: Phillip BRADSHAW

711.03(c)(I) ("Where an applicant contends that the application is not in fact abandoned (e.g., there is a disagreement as to the sufficiency of the reply, or as to controlling dates), a petition under 37 CFR 1.181(a) requesting withdrawal of the holding of abandonment is the appropriate course of action, and such petition does not require a fee").

Respectfully submitted,

Stweet Juhn: #43,47

Michael Bednarek Registration No. 32,329

PAUL, HASTINGS, JANOFSKY & WALKER LLP 875 15th Street, N.W. Washington, D.C. 20005 Tel: 202/551-1847

Enclosure: Copy of 2/3/08 USPTO Stamped Return Postcard

Copy of 2/3/08 Transmittal To The U.S. Designated/Elected Office (DO/EO/US) Concerning A Submission Under 35 U.S.C. 371

Customer No. 38183

MB/SPA/ggb

54/026-0325643

PLEASE STAMP AND RETURN TO SHOW RECEIPT OF:

New U.S. National Stage Patent Application of: PHILLIP BRADSHAW

For: METHOD AND SYSTEM FOR SYNCHRONISING STATIONS WITHIN COMMUNICATIONS NETWORKS AND STATIONS FOR USE THEREIN

ATTN: BOX PATENT APPLICATION OF PAR'S POT POT Check in the amount of _____ or Authorization to charge Deposit Account 03-3975 \$1.325 Transmittal Letter Specification of 29 pages: 16 pages description, 12 page(s) claims (for claims 1-53) and 1 Page Abstract Declaration and Power of Attorney (Unexecuted) Drawings - 2 sheets - 2 total figures Recordation Form Cover Sheet Assignment 10/567110 Preliminary Amendment Information Disclosure Statement PTO-1449, 3 reference(s) Other: Copy of PCT Request; Copy of International Search Report; Copy of Written Opinion

Due Date: February 2, 2006 Dated: February 2,32006 Attorney Docket No.: WRA0020-US

MB/ggb

OPM 120 Marchine I

(Mc(Dijed) U.S. PATENT AND TRADEMARK OFFICE; U.S. DEPARTMENT OF COMMERCE

TRANSMITTAL LETTER TO THE UNITED STATES

541026-0325643 (WRA0020-US)

DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A SUBMISSION UNDER 35 U.S.C. 371

U.S. APPLICATION NO. (If known, see 37 CFR 1.5)

TERNATIONAL APPLICATION NO. PCT/AU2004/000875 INTERNATIONAL FILING DATE 30 JUNE 2004 (30.06.2004) NORITY DATE CLAIMED 4 AUGUST 2003 (04.08.2003)

TITLE OF INVENTION

METHOD AND SYSTEM FOR SYNCHRONIZING STATIONS WITHIN COMMUNICATIONS NETWORKS AND STATIONS FOR USE THEREIN

_		
		IT(S) FOR DO/EO/US AW, Phillip
Dick	Doil	s.tt, s. many
Appli	cant h	erewith submits to the United States Designated/Elected Office (DO/EO/US) the following Items and other information:
1.	×	This is a FIRST submission of items concerning a submission under 35 U.S.C. 371,
2.	_	This is a SECOND or SUBSEQUENT submission of items concerning a submission under 35 U.S.C. 371.
3.	Ø	This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (24) indicated below.
4.	⊠.	The US has been elected (Article 31).
5.	×	A copy of the International Application as filed (35 U.S.C. 371 (c)(2))
ŀ		a. 🖾 Is attached hereto (required only if not communicated by the International Bureau).
		b. has been communicated by the International Bureau.
		c. In so, the contraction is not required, as the application was filed in the United States Receiving Office (RO/US).
6.		An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).
		a. is attached hereto.
		b. has been previously submitted under 35 U.S.C. 154(d)(4).
7.	Ø	Amendments to the claims of the international Application under PCT Article 19 (35 U.S.C. 371 (c)(3))
		a. are attached hereto (required only if not communicated by the International Bureau).
		b. 🗀 have been communicated by the International Bureau.
		c. have not been made; however, the time limit for making such amendments has NOT expired.
		d. 🖾 have not been made and will not be made.
8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).
9.	\boxtimes	An oath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)).
10.		An English language translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371 (o)(5)).
11,		A copy of the International Preliminary Examination Report (PCT/IPEA/409).
12.	\boxtimes	A copy of the International Search Report (PCT/ISA/210).
Ite	ems 1	3 to 23 below concern document(s) or information included:
13.	\times	An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
14.		An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
15.	\boxtimes	A FIRST preliminary amendment.
16.		A SECOND or SUBSEQUENT preliminary amendment.
17.		A substitute specification.
18.		A power of attorney and/or change of address letter.
19.		A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 37 CFR 1.821 - 1.825.
20.		A second copy of the published International Application under 35 U.S.C. 154(d)(4).
21.		A second copy of the English language translation of the international Application under 35 U.S.C. 154(d)(4).
22.		Express Mall Label No.
23.	Ø	Other items or information:
ı		Acknowledgment Postcard; Copy of PCT Request; Copy of Written Opinion

IAP9 Rec'd PCT/PTO 0.3 FEB 2006 PTO-1390 (Rev. 12-2004) Approved for use through 3/31/2007. OMB 0851-0021 sent and Tradomark Office: U.S. DEPARTMENT_OF COMMERCE

Approved for use through 3/31/2007. OMB 0681-0021
LLS, Patent and Trademark Office: U.S, DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1:	95, no persons a	are required to respond t	o a co	llection of information	on unless it d	isplays a valid	OMB control numbe
U.S. APPLICATION NO (if known, see		INTERNATIONAL	APPL	JICATION NO.			KET NUMBER
10/56	TIM	PCT/AU20	004/0	00875		541026-03	
24. The following fees are submit	ted:				Applicar	it use	Office use
🖾 a) Basic national fee			• • • •	\$300.00	\$	\$300.00	
				\$200.00	\$	\$200.00	
O c) Search fee				\$500.00	\$	\$500.00	
TOTAL OF ABOVE	CALCULA	TIONS =		\$1000.00	\$	\$1,000.00	
Additional fee for specification sequence listing or computer \$250 for each additional 50 st	and drawings program listing seets of paper	filed in paper over 16 filed in an electronic or fraction thereof,	00 sh med	ets (excluding ium). The fee is			
Total Sheets Extra Sheets	Number o	f each additional 50 e eof (round up to a wi	or	RATE			
- 100 = /50 =				× \$250.00	\$	\$0.00	
Surcharge of \$130.00 for furnishing earliest claimed priority date (37 C	the oath or de	eclaration later than r	nonth	s from the	\$		
CLAIMS NUMBER		IUMBER EXTRA		RATE			L
Total claims 53	- 20 =	33	×	\$50.00	\$	\$1,650.00	
Independent claims 2	- 3=	0	×	\$200.00	\$	\$0.00	
MULTIPLE DEPENDENT CLAIMS	(if applicable)	0	+	\$360.00	\$	\$0.00	
		L OF ABOVE C			\$	\$2,650.00	
Applicant claims small entity s reduced by 1/2.	tatus. See 37	CFR 1.27. The fees i	ndica	ted above are	\$	\$1,325.00	
				UBTOTAL =	\$	\$1,325.00	
Processing fee of \$130.00 for furni the earliest claimed priority date (\$	shing the Engli 7 CFR 1.492(f	sh translation later th	an 30) months from	\$	\$0.00	
		TOTAL N	IATI	ONAL FEE =	\$	\$1,325.00	
Fee for recording the enclosed ass accompanied by an appropriate co	ignment (37 Ci ver sheet (37 C	FR 1.21(h)). The ass FR 3.28, 3.31). \$40	ignm per p	ent must be property +	\$	\$0.00	
		TOTAL FE	SE	NCLOSED =	\$	\$1,325.00	
		Amou	nt to	be refunded:	l		\$
		Amoi	ınt to	o be charged:	L		\$
a. A check in the amount of		to cover the a	bove	lees is enclosed.	•		
 Please charge my Deposit A duplicate copy of this st 	Account No.	I	n the	amount of		to cove	r the above fees.
 The Director is hereby aut to Deposit Account No. 						t any overpa	yment
d. Fees are to be charged to information should not be							
NOTE: Where an appropriate tin must be filed and granted to rest	e ilmit under ore the intern	37 CFR 1.495 has n atlonal Application	ot be to pe	en met, a pention	on to roofive	(37 CFR 1.	137(a) or (b))
SEND ALL CORRESPONDENCE	то:			USI	/ _	-	
MICHAEL BEDNAREK				SIGNATURE			
REG. NO. 32,329 PILLSBURY WINTHROP SHA	W PITTMAN	IIIP		MICHAEI	BEDNA	REK	
1650 TYSONS BOULEVARD	** *** ********	T ALAZE		NAME			
MCLEAN, VA 22102				32,329			
DATE: FEBRUARY 3, 2006							

WRA0020-US PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

PHILLIP BRADSHAW

Serial No.: 10/567,110

Filed: February 3, 2006

For: METHOD AND SYSTEM FOR

SYNCHRONIZING STATIONS WITHIN COMMUNICATIONS NETWORKS AND STATIONS FOR

USE THEREIN

Art Unit: Unassigned

Examiner: Unassigned

COMMUNICATION REGARDING PAYMENT OF FILING FEES AND AUTHORIZATION TO CHARGE DEPOSIT ACCOUNT

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

Applicant hereby authorizes the Office to charge the filing fees in the amount of \$1,325.00 associated with this application to Applicant's representative's Deposit Account No. 50-2613. Further, Applicant also hereby authorizes the Office to charge the petition fee for reviving a patent application unavoidably abandoned in the amount of \$255.00 as set forth in 37 CFR 1.17(l)) to Applicant's representative's Deposit Account No. 50-2613.

The Commissioner is hereby authorized to charge payment of any additional fees associated with this communication or credit any overpayment to Deposit Account No. 50-2613.

It is respectfully requested that the Petition for Revival be accepted and the application be placed upon the files for examination.

Serial No.: 10/567,110 Attorney's Docket No.: WRA0020-US
Art Unit: Unassigned Page 2

By:

Inventor: Phillip BRADSHAW

PAUL, HASTINGS, JANOFSKY & WALKER LLP

875 15th Street, N.W.

Washington, D.C. 20005 Tel: 202/551-1700 Respectfully submitted,

PHILLIP BRADSHAW

Date: July 3, 2008

Michael Bednarek Registration No. 32,329

MB/ggb

Customer No. 36183

PTOSSB81 (10-65)
Approved for use through 077312006. Diffe 0851-0931
U.S. Palent and Trademark Office, U.S. DEPARTMENT OF COMMERCE
Under the Papermork Reduction Act of 1995, no persons are required to respond to a collection of information criteria is Equipment under the Commission of the Commission

	TION FOR REVIVAL OF AN APPLICATION FOR PATEN BANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)	т	Docket Number (Optional)
	a months I minp Bioxibbitiz m	Art Uni	7
	1144111561. 10/307,110	Examir	ner:
Filed: Feb	ruary 3, 2006		
Title: ME CO	THOD AND SYSTEM FOR SYNCHRONISING ST MMUNICATIONS NETWORKS AND STATIONS	ATIO FOR I	NS WITHIN USE THEREIN
Mail Stop Commission P.O. Box	oner for Patents		
	NOTE: If information or assistance is needed in completing Petitions Information at (571) 272-3282.	this fo	rm, please contact
the United	identified application became abandoned for failure to file a time. Sates Patent and Trademark Office. The date of abandonmer for reply in the Office notice or action plus any extensions of time.	nt is the	e day after the expiration date of the
	APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS NOTE: A grantable petition requires the following items: (1) Petition fee. (2) Reply and/or issue fee. (3) Terminal disclaimer with disclaimer fee-required for all before June 8, 1995, and for all design applications; (4) Adequate showing of the cause of unavoidable delay.	utility a	
1. Petition			
X	Small entity – fee \$ 255 See 37 CFR 1.27. The Commissioner is hereby autopoosit Account No. 50-2613 Other than small entity – fee \$ (37 CFR 1.17(I)).	horiz	s small entity status. ed to charge counsel's rdance with this Petition.
	Construction of the state of th	,.	
2. Reply a	nd/or fee		
A Th	e reply and/or fee to the above-noted Office action in the form of thorization to charge fees for entry into (Ide	ntify the	e type of reply):
Na []	tional Phase has been filed previously on		
			"
X	is enclosed herewith.		•
B Th	e issue fee of \$		
	has been filed previously on		
	is enclosed herewith.		

This collection of information is required by 37 CFR1 137(s). The information is required by 35 CFR1 137(s). The information is required by 54 CFR1 137(s). The information is required to obtain or retain a borrain by the public which is to life (and by the USFPT) to process) an application. Confedentially, is governed by 54 Uniformation is required to obtain the first object of the CFR1 11 and 1.4. This coinciden is estimated to take 6 hours to complete description. The confedential confedence of the CFR1 11 and 1.4. This coinciden is estimated to take 6 hours to CFR1 11 and 1.4. This coinciden is estimated to take 6 hours of the CFR1 11 and 1.4. This coinciden is estimated to the CFR1 11 and 1.4. This coinciden is estimated to the CFR1 11 and 1.4. This coinciden is estimated to the CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to the CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to consider the CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is estimated to CFR1 11 and 1.4. This coinciden is

Approved for use throug U.S. Patent and Trademark Office, U.S. Di Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless displays.	PTO/SB/61 (10-05) in 07/31/2006. OMB 0651-0031 EPARTMENT OF COMMERCE ys a valid OMB control number.
PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANI UNAVOIDABLY UNDER 37 CFR 1.137(a)	DONED
Terminal disclaimer with disclaimer fee	
X Since this utility/plant application was filed on or after June 8, 1995, no terminal	il disclaimer is required.
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ \$ for other than a small entity) disclaiming the required peri	for a small entity or od of time is enclosed
4. An adequate showing of the cause of the delay, and that the entire delay in filing the required for the reply until the filing of a grantable petition under 37 CFR 1.137(a) was unavoidable, is:	reply from the due date enclosed.
WARNING:	
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in that may contribute to identify theft. Personal information such as social security numbers, or credit card numbers (other than a check or credit card authorization from PTC peyment purposes) is never required by the USPTO to support a petition or an application. If information is included in documents submitted to the USPTO, petitioners/applicants should such personal information from the documents before submitting them to the USPTO. Padvised that the record of a patent application is available to the public after publication of the anon-publication request in compliance with 37 CFR 1-213(a) is made in the application of Furthermore, the record from an abandoned application may also be available to the public referenced in a published application or an issued patent (see 37 CFR 1-14). Che authorization forms PTO-X038 submitted for payment purposes are not retained in the therefore are not publicity/svaliable.	nbers, bank account 0-2038 submitted for this type of personal d consider redacting retitioner/applicant is e application (unless issuance of a patent. c if the application is class and credit card
11.11	1/3/2006
Signature	Date
Michael Bednarek 32.32	29
Typed or printed name Registration	Number, if applicable
Paul, Hastings, Janofsky & Walker LLP 202/5	51-1700
Address 875 15th Street, N.W., Washington, D.C.20005	phone Number
Enclosure X Fee Payment	
Reply	
☐ Terminal Disclalmer Form	
 Additional sheets containing statements establishing unavoidable delay 	
[X] Authorization to pay fees	
CERTIFICATE OF MAILING OR TRANSMISSION (37 CFR 1.8(a))	
I hereby certify that this correspondence is being: deposited with the United States Postal Service on the date shown below with sufficie class mall in an envelope addressed to Mail Stop Petition, Commissioner for Patent Alexandria, VA 22313-1450.	ent postage as first s, P.O. Box 1450,
transmitted by facsimile on the date shown below to the United States Patent and Tra (571) 273-6300.	ademark Office at
Date Signature	
Typed or printed name of person signing	certificate

FTO\S861 (10-65)
Approved for use through 07/31/2006. OM8 095-1031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OM8 control number. PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED

UNAVOIDABLY UNDER 37 CFR 1.137(a) NOTE: The following showing of the cause of unavoidable delay must be signed by all applicants or by any other party who is presenting statements concerning the cause of delay. 32,329 Registration Number, if applicable Typed or printed name (In the space provided below, please explain in detail the reasons for the delay in filing a proper reply.) See attached Statements Establishing Unavoidable Delay.

(Please attach additional sheets if additional space is needed.)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of

Philip

Confirmation No. 2897

BRADSHAW

Group Art Unit: Unassigned

Application Serial No. 10/567,110

Examiner: Unassigned

**

Filed: February 3, 2006

Title: METHOD AND SYSTEM FOR SYNCHRONIZING STATIONS WITHIN

COMMUNICATIONS NETWORKS AND STATIONS FOR USE THEREIN

STATEMENTS ESTABLISHING UNAVOIDABLE DELAY

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

To the extent that the above-captioned application became abandoned due to the failure to pay the full U.S. Basic National Fee by 30 months, as stated in the February 27, 2008 Notification of Abandonment, the entire delay between the due date for paying such fees and Applicant's present payment of those fees was unavoidable under 35 U.S.C. § 371(d) and 37 C.F.R. 1.137(a).

I. Relevant Facts

The due date for filing the above-captioned national phase application, including the national filing fees, was February 4, 2006 (30 months from the August 4, 2003 priority date of Australian Patent App. No. 2003904339, upon which International Application No.

Applicants have asserted and continue to assert that Applicants did timely pay the full U.S. Basic National Fee, such that this application was never abandoned. See Applicant's 3/11/08 Petition Under 37 C.F.R. 1.181(a) To Withdraw Holding of Abandonment; see also

PCT/US2004/000875, and in turn, the present national phase application are based). See 35 U.S.C. § 371. Applicant's attorney timely filed the above-captioned application a day early on February 3, 2006, but mistakenly did not mark a payment authorization check box along with associated deposit account information in the accompanying transmittal (Ex. A) ("Transmittal"). At the time of filing, Applicant's attorney intended and believed that the Transmittal fully and properly authorized the payment of all national phase fees due. See Bednarek Decl. (Ex. C), ¶¶ 4-5. The application's return postcard (Ex. B) confirms this belief and intent by stating that the February 3, 2006 Application included an "Authorization to charge Deposit Account 03-3975 \$1395," i.e., the full national filing fees due. See Bednarek Decl. (Ex. C), ¶ 5.

Moreover, Applicant reasonably relied on Pillsbury Winthrop Shaw Pittman LLP's ("Pillsbury") standard procedure of having its Docketing Department double-check all national phase filings to ensure that the required filing fees are paid. Unfortunately, in this case, the docketing clerk who reviewed the Transmittal did not adhere to the standard practice, failed to notice that the authorization to pay the required fees shown on the postcard included with the filing was not also included on the Transmittal, and, consequently, failed to disclose this omission to the responsible attorney, who would have corrected the error. See Bednarek Decl. (Ex. C), ¶ 6: Stewart Decl. (Ex. D), ¶ 5-7.

In reliance on the aforesaid standard procedures and the U.S.P.T.O.'s return of the postcard reflecting and confirming the receipt of authorization to pay the fees, the Applicant reasonably believed that the national filing fees had been timely paid and had no notice to the contrary until receiving the February 27, 2008 Notification of Abandonment. See Bednarek Decl.

Applicant's contemporaneous petition for reconsideration of the U.S.P.T.O.'s denial of the 3/11/08 Petition.

(Ex. C), ¶ 7. Applicant then promptly filed, on March 11, 2008, a petition to withdraw the holding of abandonment based on the belief that the fees had properly and timely been paid and the application had not, in fact, been abandoned. See Bednarek Decl. (Ex. C), ¶ 8. Since the U.S.P.T.O. denied this petition on May 20, 2008, Applicant has diligently sought to promptly respond via the attached petition, as well as a petition for reconsideration of the U.S.P.T.O.'s denial of Applicant's petition to withdraw the holding of abandonment. See Bednarek Decl. (Ex. C), ¶ 9.

II. The Entire Delay In Paying The Required Fees Was Unavoidable

As explained below, the entire delay from the original due date for paying the national filling fees to the present payment of those fees was unavoidable, including both the original failure to timely pay the fees and the subsequent delay.

A. The Original Failure To Timely Pay The Required Fees Was Unavoidable

A delay resulting from an error (e.g., a docketing error) on the part of an employee in the performance of a clerical function establishes "unavoidable" delay, provided it is shown that: (1) there was in place a highly reliable business routine (e.g., a docketing system) for performing the clerical function that could reasonably be relied upon to avoid errors in its performance, and (2) the error in this business routine (e.g., docketing system) was the cause of the delay at issue. See In re Egbers, 6 USPQ2d 1869, 1872 (Comm'r Pat. 1988), rev'd on other grounds sub nom. ("As for the alleged docketing errors, in order to be entitled to relief under 35 U.S.C. §§ 305 and 133 on this ground, petitioner must show (1) that its counsel was justified in relying on the docketing system, i.e., that the docketing system was highly reliable, and (2) that the docketing errors were the cause of the belated response."); Theodor Groz & Sohn & Ernst Bechert Nadelfabrik KG v. Quigg, 10 USPQ2d 1787 (D.D.C. 1988); In re Katrapat, 6 USPQ2d 1863, 1867-68 (Comm'r

Pat. 1988). The present facts satisfy both requirements for establishing that the failure to timely pay the national filing fees was unavoidable.

 Pillsbury Has A Highly Reliable Docketing System For Ensuring That The National Filing Fees Are Timely Paid.

First, there was in place a highly reliable business routine (i.e., a Pillsbury Docketing Department Standard Operating Procedure) for performing the clerical function (i.e., ensuring payment of the U.S. national filing fees) that could reasonably be relied upon to avoid errors in its performance. See Stewart Decl. (Ex. D), ¶¶ 5-8; see also Bednarek Decl. (Ex. C), ¶ 6. At the relevant time, Pillsbury's Docketing Department reviewed all U.S.P.T.O. national phase filings before their actual filing at the U.S.P.T.O. See Stewart Decl. (Ex. D), ¶ 5. This review required a docketing clerk to follow a "Docketing Department Double Check Summary" (attached hereto as Ex. 1 to Ex. D), which included the obligation to ensure that the application included a "Deposit Account Authorization" for the required national filing fees. See Stewart Decl. (Ex. D), ¶ 5. The docketing clerks were obliged to inform the responsible attorney if any part of an application being reviewed failed to comply with the Docketing Department Double Check Summary, including the failure to authorize payment of the U.S. basic national filing fees. See Stewart Decl. (Ex. D), ¶ 5.

Docketing clerks, including the clerk responsible for the pre-filing review of the present application, received formal training and on-the-job training with respect to these practices and procedures. See Stewart Decl. (Ex. D), ¶ 5. This training included explicit training to ensure, as part of the pre-filing review of a national phase application, that the transmittal includes an authorization to pay the U.S. basic national filing fees, the deposit account number, and the responsible attorney's/agent's signature. See Stewart Decl. (Ex. D), ¶ 5. This training also included an experienced docketing supervisor walking through the Docketing Department

Double Check Summary along with the docketing clerk to train the clerk to use the Docketing Department Double Check Summary (Ex. 1 to Ex. D). See Stewart Decl. (Ex. D), ¶ 5.

Unfortunately, in this case, a rare clerical error by a reliable docketing clerk in an extremely reliable Docketing Department resulted in a deposit account authorization section of the timely Application Transmittal being mistakenly left blank. The docketing clerk failed to adhere to routine office docketing procedures that require verification of deposit account authorization for payment of the U.S. basic National Fee, and notification of the responsible attorney if any errors/omissions are discovered. See Stewart Decl. (Ex. D), ¶ 5-7; Bednarek Decl. (Ex. C), ¶ 6.

The docketing clerk responsible for ensuring that the above-captioned application was filed with the required fees was well trained and reliable. See Stewart Decl. (Ex. D), ¶¶ 5-7. Indeed, the pre-filing review of this application was the only time that this docketing clerk had ever made this mistake. See Stewart Decl. (Ex. D), ¶ 8.

Moreover, docketing mistakes of this nature are extremely rare, given the Pillsbury Docketing Department pre-filing procedures in place. Indeed, since January 1996, Pillsbury's Docketing Department has conducted pre-filing reviews of and filed approximately 4400 national phase applications. See Stewart Decl. (Ex. D), ¶ 8. Over this period, this is the only instance in which the Docketing Department's pre-filing review of a national phase application failed to catch and disclose to the responsible attorney or agent a missed filing fee payment or payment authorization in a national phase application. See Stewart Decl. (Ex. D), ¶ 8. Consequently, the Docketing Department's (and the relevant docketing clerk's) pre-filing review of applications has demonstrated high reliability in the past, as there have been no errors of this type, except for the current one, over the last 12 ½ years. See Stewart Decl. (Ex. D), ¶ 8.

Given this reliability, the responsible attorney had no reason to employ additional safeguards to ensure that all of the Docketing Department's pre-filing procedures were adhered to. See Bednarek Decl. (Ex. C), ¶ 6. Therefore, Applicant and the responsible attorney reasonably relied on the high reliability of both the relevant docketing clerk and the Docketing Department to ensure proper and timely filing of this patent application and its U.S. national filing fees. See Bednarek Decl. (Ex. C), ¶ 6.

The error was the cause of the delay.

Finally, the docketing clerk's failure to catch the omitted deposit account authorization was the reason that the fees were not timely paid and the application became abandoned. If Pillsbury's Docketing Department had caught the mistaken lack of authorization to pay fees and informed the responsible attorney of the error, as the docketing clerk was obliged to do, the responsible attorney would have modified the Transmittal to include the appropriate authorization in time to timely file the application along with the required fees. See Bednarek Decl., ¶ 6.

Conclusion

The above facts demonstrate that the original failure to timely pay the required U.S. national filing fees constituted an unavoidable delay.

B. The Entire Time Between The Original Abandonment And The Present Payment Of The Required Fees Was Unavoidable

In view of the above facts, Applicant believed, and had every reason to believe and in fact did believe, that the required U.S. national filing fees were timely paid and that the application was properly pending. See Bednarek Decl., ¶ 7. In particular, the U.S.P.T.O.'s confirmation via the return postcard (Ex. B) that the application was filed with an "Authorization to charge

Deposit Account 03-3975 \$1395," i.e., the full fees due, further demonstrated that Applicant had no reason to doubt that the required fees had been timely paid. See Bednarek Decl., ¶ 5.

Applicant only become aware that the U.S.P.T.O. considered the application to be abandoned upon receipt of the February 27, 2008 Notification of Abandonment. See Bednarek Decl., ¶ 7. Applicant then researched the facts and promptly filed, on March 11, 2008, a Petition Under 37 C.F.R. 1.181(a) to Withdraw Holding of Abandonment, based on Applicant's belief that Applicant had, in fact, properly and timely authorized payment of the required U.S. national filing fees. See Bednarek Decl., ¶ 8. Indeed, Applicant incorporates Applicant's March 11, 2008 Petition Under 37 C.F.R. 1.181(a) to Withdraw Holding of Abandonment herein in its entirety, as well as the contemporaneously filed petition to reconsider the USPTO's denial of that original petition.

The U.S.P.T.O. denied Applicant's petition, however, stating that the authorization on the postcard receipt was not part of the application and therefore could not be considered by the Office. 5/16/08 Decision on Petition under 37 C.F.R. 1.181. Applicant has since diligently sought to promptly prepare and file the attached petition, as well as a petition for reconsideration of its denial of Applicant's petition to withdraw the holding of abandonment. The attached petition is being filed well within the two month time period for reply to the May 16, 2008 Decision on Petition under 37 C.F.R. 1.181. See 5/16/08 Decision, p. 2.

These facts demonstrate that the entire time between the initial unavoidable abandonment of this application and the present payment of the required U.S. national filing fees was unavoidable.

C. Conclusion

The above facts demonstrate that the entire delay in paying the national filing fees was unavoidable, including both the original failure to timely pay the fees and the subsequent delay through to the present.

DATED: JULY 3, 2008

Michael Bednarek Registration No. 32,329

Respectfull submitted.

Enclosures: Ex. A: 2/3/08 Transmittal To The U.S. Designated/Elected Office (DO/EO/US)

Concerning A Submission Under 35 U.S.C. 371 Ex. B: 2/3/08 U.S.P.T.O. Stamped Return Postcard

Ex. C: Bednarek Declaration

Ex. D: Stewart Declaration

U.S.	App.	Serial	No.	10/567.	.110
------	------	--------	-----	---------	------

Exhibit A to Statements Establishing Unavoidable Delay: 2/3/08 Transmittal To The U.S. Designated/Elected Office (DO/EO/US) Concerning A Submission Under 35 U.S.C. 371

ORM TO 1396 (Mcdillod) U.S. PATENT AND TRADEMARK OFFICE; U.S. DEPARTMENT OF COMMERCE

TRANSMITTAL LETTER TO THE UNITED STATES

541026-0325643 (WRA0020-US)

DESIGNATED/ELECTED OFFICE (DO/EO/US)
CONCERNING A SUBMISSION UNDER 35 U.S.C. 371

U.S. APPLICATION NO. (If known, see 37 CFR 1.5)

INTERNATIONAL APPLICATION NO. PCT/AU2004/000875 INTERNATIONAL FILING DATE 30 JUNE 2004 (30.06.2004) RIORITY DATE CLAIMED 4 AUGUST 2003 (04.08.2003)

TITLE OF INVENTION

METHOD AND SYSTEM FOR SYNCHRONIZING STATIONS WITHIN COMMUNICATIONS NETWORKS AND

STA	TION	S FOR USE THEREIN
		IT(S) FOR DOYEOUS A.W. Phillip
Appli	cant h	nerewith submits to the United States Designated/Elected Office (DO/EO/US) the following Items and other information:
1.	×	This is a FIRST submission of items concerning a submission under 35 U.S.C. 371.
2.		This is a SECOND or SUBSEQUENT submission of items concerning a submission under 35 U.S.C. 371.
3.	×	This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include Items (5), (6), (9) and (24) indicated below.
4.	፟.	The US has been elected (Article 31).
5.	×	A copy of the International Application as filed (35 U.S.C. 371 (c)(2))
		a. Significant is attached hereto (required only if not communicated by the International Sureau).
		b. has been communicated by the International Bureau.
		c. I s not required, as the application was filed in the United States Receiving Office (RO/US).
6.		An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).
		a. Is attached hereto.
		b. has been previously submitted under 35 U.S.C. 154(d)(4).
7.	Ø	Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371 (c)(3))
		a. are attached hereto (required only if not communicated by the international Bureau).
		b. C have been communicated by the International Bureau.
		c. have not been made; however, the time limit for making such amendments has NOT expired.
		d. 🖾 have not been made and will not be made.
8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).
9.	X	An eath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)).
10.		An English language translation of the annexes to the International Preliminary Examination Report under PCT Article 38 (35 U.S.C. 371 (c)(5)).
11.		A copy of the International Preliminary Examination Report (PCT/IPEA/409).
12.	Ø	A copy of the International Search Report (PCT/ISA/210).
16	ems 1	3 to 23 below concern document(s) or information included:
13.	Ø	An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
14.		An assignment document for recording. A separate cover sheet in compfiance with 37 CFR 3.28 and 3.31 is included.
15.	Ø	A FIRST preliminary amendment.
16.		A SECOND or SUBSEQUENT preliminary amendment.
17.		A substitute specification.
18.		A power of attorney and/or change of address letter,
19.		A computer-readable form of the sequence listing in accordance with PCT Rule 13/er.2 and 37 CFR 1.821 - 1.825.
20.		A second copy of the published International Application under 35 U.S.C. 154(d)(4).
21,		A second copy of the English language translation of the International Application under 35 U.S.C. 154(d)(4).
22.		Express Mail Label No.
23.	\times	Other items or information:
		Acknowledgment Postcard; Copy of PCT Request; Copy of Written Opinion

IAP9 Rec'd PCT/PTO 0 3 FEB 2006'
PTO-1390 (Rev. 12-2004)
U.S. Patent and Tradsmark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperworl	Reduction Act of 19	95, no persons	are required to respond t			on un		
U.S. APPLICATION	ነነነ የ ምድን	37 CFR 1.5)	INTERNATIONAL			ı	ATTORNEY'S DOC	
		114	PCT/AU20	004/0	00875	Ļ	541026-03	
	g fees are submitte						plicant use	Office use
🖾 a) Basic nat	tional fee			• • • •	\$300.00	\$	\$300.00	
b) Examina:	tion fee				\$200.00	\$	\$200.00	
⊠ c) Search fe	99				\$500.00	\$	\$500.00	
тот	AL OF ABOVE	CALCULA	ATIONS =		\$1000.00	\$	\$1,000.00	<u> </u>
Additional fe sequence lis \$250 for each	e for specification ting or computer p h additional 50 sh	and drawings rogram listing sets of paper	filed in paper over 10 filed in an electronic or fraction thereof.	medi	eets (excluding ium). The fee is			
Total Sheets	Extra Sheets	Number e	of each additional 50 or reof (round up to a wi	or !	RATE	L		
- 100 ==	/50 =				× \$250.00	\$	\$0.00	
Surcharge of \$13 earliest claimed p	0.00 for furnishing priority date (37 Cl	the oath or d R 1.492(e)).	eclaration later than r	nonth	s from the	\$		
CLAIMS	NUMBER F	ILED I	NUMBER EXTRA		RATE			
Total claims	53	- 20 =	33	×	\$50.00	\$	\$1,650.00	
independent ciair	ns 2	- 3=	0	×	\$200.00	\$	\$0.00	
MULTIPLE DEPE	ENDENT CLAIMS	(if applicable)		+	\$360.00	\$	\$0.00	
		TOTA	L OF ABOVE C	ALC	ULATIONS =	\$	\$2,650.00	
Applicant cia reduced by 1		atus. See 37	CFR 1.27. The fees i	ndica	ted above are	s	\$1,325.00	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				S	UBTOTAL =	\$	\$1,325.00	
	\$130.00 for fumis ed priority date (3)		ish translation later th	an 30	months from	\$	\$0.00	
			TOTAL N	IATI	ONAL FEE =	\$	\$1,325.00	
Fee for recording accompanied by	the enclosed assi an appropriate cov	gnment (37 C er sheet (37	FR 1,21(h)). The ass CFR 3.28, 3.31), \$40	ignm per p	ent must be property +	\$	\$0.00	
			TOTAL FEE	SE	NCLOSED =	\$	\$1,325.00	
			Amou	nt to	be refunded:			\$
			Amou	unt to	be charged:			\$
a. 🔲 A check	in the amount of \$		to cover the a	bove	fees is enclosed			
	harge my Deposit ate copy of this she		t	n the	amount of		to cove	r the above fees.
			rge any additional fee . A duplicate cop					yment
d. 🔲 Fees are	to be charged to	a credit card.	WARNING: Informati	on on	this form may b	econ	ne public. Credit ca	
NOTE: Where a	n appropriate tim	e ilmit under	37 CFR 1,495 has n	ot be	en met, a perti			
	RESPONDENCE T		account expendation	pe	////	/		
MICHAEL BEI		v.			SIGNATURE	_		
REG. NO. 32,32	9					-	EDNAREK	
	INTHROP SHA	W PITTMA	NLLP		NAME	- 01		
MCLEAN, VA					32,329			
DATE: FEBRU					REGISTRAT	ION	NUMBER	

Exhibit B to Statements Establishing Unavoidable Delay: 2/3/08 U.S.P.T.O. Stamped Return Postcard

54/026-0325643

PLEASE STAMP AND RETURN TO SHOW RECEIPT OF:

New U.S. National Stage Patent Application of: PHILLIP BRADSHAW

For: METHOD AND SYSTEM FOR SYNCHRONISING STATIONS WITHIN COMMUNICATIONS NETWORKS AND STATIONS FOR USE THEREIN

	ATTN: BOX PATENT APPLICATIONS ROC'D PUTIFIC 03 FEB 2006
	Check in the amount of or ⊠ Authorization to charge Deposit Account 03-3975 \$1,325 Transmittal Letter Specification of 29 pages: 16 pages description, 12 page(s) claims (for claims 1-53) and 1 Page Abstract Declaration and Power of Attorney (Unexceuted)
	Drawings - 2 sheets - 2 total figures Recordation Form Cover Sheet Assignment Preliminary Amendment Information Disclosure Statement PTO-1449, 3 reference(s)
-	Other: Copy of PCT Request; Copy of International Search Report; Copy of Written Opinion
Date	Date: February 2, 2006 d: February 2, 2006 ney Docket No.: WRA0020-US

MB/ggb

Exhibit C to Statements Establishing Unavoidable Delay: Bednarek Declaration

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of

Philip

Confirmation No. 2897

BRADSHAW

Group Art Unit: Unassigned

Application Serial No. 10/567,110

Examiner: Unassigned

Filed: February 3, 2006

Title: METHOD AND SYSTEM FOR SYNCHRONIZING STATIONS WITHIN

COMMUNICATIONS NETWORKS AND STATIONS FOR USE THEREIN

DECLARATION OF MICHAEL BEDNAREK

* * * * *

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

- I, Michael Bednarek, declare that:
- 1. I am a citizen of the United States of America.
- 2. I reside at 6311 Berkshire Drive, Bethesda, MD 20814.
- In February 2006, I was a partner at the law firm of Pillsbury Winthrop Shaw Pittman LLP (referred to hereinafter as "Pillsbury"), with an office at 1650 Tysons Boulevard, McLean, VA 22102-4856.
- I signed a Transmittal filed with the present application on February 3, 2006. Exhibit A to
 the attached Statement Establishing Unavoidable Delay is a fair and accurate photocopy of
 that Transmittal.
- I intended and believed that the Transmittal fully and properly authorized the payment of all
 national phase fees due. This belief is confirmed by the return postcard, which states that
 the February 3, 2006 Application included an "Authorization to charge Deposit Account

- 03-3975 \$1395," i.e., the full fees due. Exhibit B to the attached Statement Establishing Unavoidable Delay is a fair and accurate photocopy of that postcard.
- 6. At that time, I reasonably relied on Pillsbury's Docketing Department's pre-filing review of the above-captioned application to ensure that all requirements were met, including the payment of the required national filing fees. If Pillsbury's Docketing Department had informed me of the erroneous lack of authorization to pay the required fees, I would have modified the Transmittal to include the appropriate authorization in time to timely file the application along with the required fees.
- I believed that the above-captioned application had been duly filed and national filing fees timely paid until I received the February 27, 2008 Notification of Abandonment.
- Upon discovery of the U.S.P.T.O.'s assertion that the application had become abandoned, I
 researched the facts and promptly filed, on March 11, 2008, a Petition Under 37 C.F.R.
 1.181(a) to Withdraw Holding of Abandonment, based on my belief that the Applicant had
 properly and timely authorized payment of the required U.S. national filing fees.
- Since the U.S.P.T.O. denied this petition on May 20, 2008, Applicant has diligently sought
 to promptly prepare and file the attached petition, as well as a petition for reconsideration
 of the U.S.P.T.O.'s denial of Applicant's petition to withdraw the holding of abandonment.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements are so made punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Michael Bednarek

7/7/06

2

Exhibit D to Statements Establishing Unavoidable Delay: Stewart Declaration

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of Philip Confirmation No. 2897

BRADSHAW

Group Art Unit: Unassigned

Application Serial No. 10/567,110

Examiner: Unassigned

Filed: February 3, 2006

Title: METHOD AND SYSTEM FOR SYNCHRONIZING STATIONS WITHIN COMMUNICATIONS NETWORKS AND STATIONS FOR USE THEREIN

DECLARATION OF LENTEE M. STEWART

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

I, Lentee M. Stewart, declare that:

- 1. I am a citizen of the United States of America.
- I reside at 1556 Onxy Drive, McLean, VA 22102, VA,
- I am employed at the law firm of Pillsbury Winthrop Shaw Pittman LLP ("Pillsbury"), with an office at 1650 Tysons Boulevard, McLean, VA 22102-4856.
- 4. I have been employed by Pillsbury or one of its predecessor law firms since January 1990. From December of 1995 to February of 2006, I was a docketing specialist in Pillsbury's Docketing Department. Since February of 2006, I have been a Docketing Coordinator in Pillsbury's Docketing Department.
- I am personally familiar with Pillsbury's docketing systems and policies as they existed in February 2006. Throughout February 2006, Pillsbury's Docketing Department were obliged to and did review all U.S.P.T.O. national phase fillings before their actual filling at

the U.S.P.T.O. As part of such review, docketing clerks were required to follow the Docketing Department Double Check Summary attached hereto as Exhibit 1, which included the obligation to ensure that the application included a "Deposit Account Authorization" for the required national filing fees. The docketing clerks were obliged to inform the responsible attorney or agent if any part of an application being reviewed failed to comply with the Docketing Department Double Check Summary. Docketing clerks received formal and on-the-job training with respect to these practices and procedures. This training included the explicit training to ensure, as part of the pre-filing review of a national phase application, that the transmittal includes an authorization to pay the U.S. basic national phase filing fees, the deposit account number, and the responsible attorney's/agent's signature. This training also included having a docketing supervisor walk through the Docketing Department Double Check Summary with the docketing clerk to train the clerk to use the Docketing Department Double Check Summary (Ex. 1).

- 6. Exhibit 2 hereto is an accurate copy of excerpts of a Pillsbury Docketing Department Log Book ("Log Book") for the date range January 11, 2006 to February 16, 2006. The errant "2005" dates in the Log Book result from use in 2006 of a Log Book made in 2005. The second entry on the second page of the Log Book (client/matter no. 541026-0325643) corresponds to the above-captioned application (U.S. Serial No. 10/567,110). This log entry confirms that docketing clerk Molly Barr (via her initials "m..b" in the Log Book) conducted the pre-filing docketing review of the present application. Consequently, Ms. Barr was responsible for ensuring that the February 3, 2006 filing of the above-captioned application (U.S. Serial No. 10/567,110) conformed with each requirement identified in the Docketing Department Double Check Summary (Exhibit 1), including ensuring that the national phase application included a "Deposition Account Authorization" for the required national phase filing fees.
- Ms. Barr was a reliable and well-trained docketing clerk when she conducted the pre-filing docketing review of the above-captioned application. Ms. Barr is no longer employed by Pillsbury.
- Since January of 1996, aside from the present application, I am not aware of any other instance in which the Docketing Department's pre-filing review of a national phase

application failed to catch and disclose to the responsible attorney or agent an omitted filing fee payment or payment authorization. On information and belief, in my role within the Docketing Department, I believe that since January 1996, I would have been made aware of such an error had it ever been made. Since January 1996, Pillsbury's Docketing Department has conducted pre-filing reviews of and filed approximately 4400 national phase applications.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements are so made punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may icopardize the validity of the application or any patent issuing thereon.

01/03/08

Léntee M. Stewa

Exhibit 1 to Stewart Declaration:
Pillsbury Docketing Department Double Check Summary

DOCKETING DEPARTMENT DOUBLE CHECK SUMMARY

New Cases - Patent/Design

Docketing will review the following when applications are filed:

- 1. Sequential numbering of pages;
- 2. Verify that the specification includes at least a minimum one claim;
- If applicable, review the Brief Description of the Drawings and make sure the figure numbers actually match the numbers on the drawings;
- 4. Two postcards are attached. Review to ensure that every document being filed should be listed, as the postcard will be our only receipt acknowledgement from the USPTO;
- Verify customer number, if applicable;
- 6. Satisfy dates and verify future dates;
- 7. Look for attachments, if appropriate; and
- 8. Deposit Account Authorization.

New Cases - Trademark/Service Mark

The NoVa trademark group electronically files all new trademark applications electronically. If you have any questions or need assistance please contact a member of the trademark group within the NoVa office.

All Other Documents (including Patent/Design/Trademark/Service Mark)

Docketing will review the following when documents are filed at the USPTO:

Exhibit 2 to Stewart Declaration: Excerpt Of Pillsbury Docketing Department Log Book 1/11/06-2/16/06

LOG BOOK

The attached LOG BOOK contains 100 pages

(2) Philsbury Winthrop Shaw Pittman LLP. - LOG BOOK of Filings with the U.S. Patent and Tr

		4	T IIION	r manage of	2. A moduly with the prince of the property of	C.S. Fa	tent and	i Iraden	ark Office		
Date	Time	Client	Matter	Serial No.	Description of Documents to be Filed	Initials (Depositor)	Taiffals (Dodesting)	COPY Of Trespelated	Method of T	Method of Transfer to PTO (Check One)*	
1/3/2005	4.28	2188	3 25/04	Negy	Hewapp	EEB B	Ž		Ély Docketing	☐ Electronically ☐ Mulled ☐ in Person ☐ Other	
₹/ 2/2005	4:52	24/10216	H:325110260112564		A SATE DROSE POR PORT	GGA	事		☐ Docketing	 	
5002/ 5/1	75:4	7 SAMP2 7	500000	2 13 12 10 10 100 100 10 10 16 16 15 15 15 15 15 15 15 15 15 15 15 15 15	IDS P TO 1449; 1 Rd) : TEAS: UC TREE PAR POB;	P.	AV		☐ Docketing	Bectropically Mailed In Percon Other	
J. 13 12005	4:8	4884	300760	9554 300760 10'445245	Notice of Appeal	建			Docketing	☐ Effectronically ☐ Mailed ☐ In Person ☐ Other	
/ /2005				,	MADIN	ð			Docketing	☐ Electronically ☐ Malfed ☐ In Person ☐ Other	
/ /2005				,	Thomas of the				☐ Docketing	Blextrailcally Mailed In Person Other	
1 /2005	:.			,	193				☐ Docketing	Electronically Matted In Person Other	
/ /2005				,					☐ Docketing	☐ Electronically ☐ Mailed ☐ In Person ☐ Other	
/ /2005				,					☐ Docketing	☐ Electronically ☐ Mailed ☐ In Person ☐ Other	
/ /2005				,	34,				☐ Docketing ☐ Faxed	C Electronically C Malked C to Person C Other	
/ /2005				,					☐ Docketing	Electronically Malfed In Peason Other	